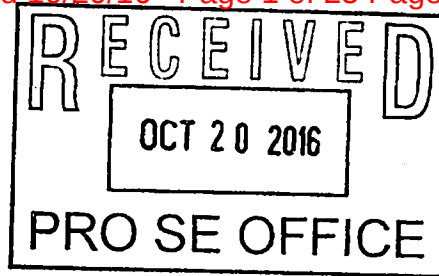




UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

Abdul Pulliam



Plaintiff,

[Insert full name of plaintiff/prisoner]

CIVIL RIGHTS COMPLAINT

42 U.S.C. § 1983

CV 16-

5929

JURY DEMAND

YES ☒ NO ☐

-against-

NYDO

KUNTZ, J.

ORENSTEIN, M.J.

Defendant(s).

[Insert full name(s) of defendant(s). If you need additional space, please write "see attached" and insert a separate page with the full names of the additional defendants. The names listed above must be identical to those listed in Part I]

- I. **Parties:** (In item A below, place your name in the first blank and provide your present address and telephone number. Do the same for additional plaintiffs, if any.)

A. Name of plaintiff Abdul Pulliam

If you are incarcerated, provide the name of the facility and address:

BKDC 275 Atlantic Ave Bklyn ny 11212

Prisoner ID Number: 141-16-04972

If you are not incarcerated, provide your current address:

Telephone Number:

B. List all defendants. You must provide the full names of each defendant and the addresses at which each defendant may be served. The defendants listed here must match the defendants named in the caption on page 1.

Defendant No. 1

Tinina Alexander

Full Name

Police officer shield # 1093

Job Title

83rd Pct Bklyn ny

Address

Defendant No. 2

Rayna Madho

Full Name

Police Sergeant shield # 14055

Job Title

83rd Pct Bklyn ny

Address

Defendant No. 3

Full Name

Job Title

Address

Defendant No. 4

Full Name

Job Title

Address

Defendant No. 5

Full Name

Job Title

Address

II. Statement of Claim:

(State briefly and concisely, the facts of your case. Include the date(s) of the event(s) alleged as well as the location where the events occurred. Include the names of each defendant and state how each person named was involved in the event you are claiming violated your rights. You need not give any legal arguments or cite to cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. You may use additional 8 ½ by 11 sheets of paper as necessary.)

Where did the events giving rise to your claim(s) occur? In front of 41

Pillingst Brooklyn ny 11207 Approx 6:55 pm

When did the events happen? (include approximate time and date) On May 27 2015

@ 6:55 pm

Facts: (what happened?) On May 27, 2015 I was sitting on my
cassio's stoop at 39 Pilling St Bklyn NY 11207. When the
two officers called me out of the yard and arrested
me, claiming to have found marijuana in my pocket.
I was arrested but the case was later dismissed
on 11/17/2015. I have a video of the arrest.

II.A. Injuries. If you are claiming injuries as a result of the events you are complaining about, describe your injuries and state what medical treatment you required. Was medical treatment received?

III. **Relief:** State what relief you are seeking if you prevail on your complaint.

I am seeking \$500,000 for unlawful arrest,
police misconduct & undue hardship because of
this arrest.

I declare under penalty of perjury that on 10/15/2016, I delivered this
(date)
complaint to prison authorities at B.K.D.C to be mailed to the United
(name of prison)
States District Court for the Eastern District of New York.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: 10/15/2016


Signature of Plaintiff

B.K.D.C
Name of Prison Facility or Address if not incarcerated

275 Atlantic Ave

Brooklyn ny 11212

Address

141-16-04972
Prisoner ID#



MAY 20 2015 10:10

SWG

7186741029 7.001

CRIMINAL COURT OF THE CITY OF NEW YORK
PART APAR COUNTY OF KINGS

THE PEOPLE OF THE STATE OF NEW YORK

STATE OF NEW YORK
COUNTY OF KINGS

ABDUL PULLIUM

POLICE OFFICER PININA ALEXANDER SHIELD NO.1053, OF 393 COMMAND SAYS THAT ON OR ABOUT MAY 27, 2015 AT APPROXIMATELY 03:55 PM IN FRONT OF 41 PILLING STREET COUNTY OF KINGS, STATE OF NEW YORK,

THE DEFENDANT COMMITTED THE OFFENSE(S) OF:

PL 221.10(1) CRIMINAL POSSESSION OF MARIJUANA IN THE FIFTH DEGREE
PL 221.06 UNLAWFUL POSSESSION OF MARIJUANA

IN THAT THE DEFENDANT DID:

KNOWINGLY AND UNLAWFULLY POSSESS MARIJUANA; KNOWINGLY AND UNLAWFULLY POSSESS MARIJUANA IN A PUBLIC PLACE, AS DEFINED IN SECTION 240.30 OF THE PENAL LAW, AND SUCH MARIJUANA IS BURNING OR OPEN TO PUBLIC VIEW.

THE SOURCE OF DEPOSENT'S INFORMATION AND THE SOURCES FOR DEPOSENT'S BELIEF ARE AS FOLLOWS:

DEPOSENT STATES THAT IMMEDIATELY PRIOR TO THE ABOVE TIME AND PLACE, WHICH WAS PUBLIC, DEPOSENT OBSERVED CHANA VIRGIL BREST MORAN N1632521 HAND DEFENDANT A ZIPLOCK OF MARIJUANA WHICH WAS VISIBLE TO PASSER-BYS AND DEPOSENT OBSERVED DEFENDANT PLACE SAID ZIPLOCK OF MARIJUANA INTO DEFENDANT'S PANTS POCKET.

THE DEPOSENT IS INFORMED BY SERGEANT RAYNA MADHO SHIELD NO.14053, OF 83 PCT THAT, AT THE ABOVE TIME AND PLACE, INFORMANT RECOVERED ONE ZIPLOCK OF MARIJUANA FROM DEFENDANT'S PANTS POCKET.

DEPOSENT IS FURTHER INFORMED BY INFORMANT THAT THE INFORMANT HAS HAD PROFESSIONAL TRAINING AS A POLICE OFFICER IN THE IDENTIFICATION OF MARIJUANA, HAS PREVIOUSLY MADE ARRESTS FOR THE CRIMINAL POSSESSION OF MARIJUANA, HAS PREVIOUSLY SEIZED MARIJUANA, WHICH WAS DETERMINED TO BE SUCH BY A CHEMICAL ANALYSIS BY THE POLICE DEPARTMENT LABORATORY, AND THE SUBSTANCE IN THIS CASE POSSESSES THE SAME PHYSICAL CHARACTERISTICS AS SUCH PREVIOUSLY CHEMICALLY IDENTIFIED SUBSTANCE AND BY PROFESSIONAL TRAINING AND EXPERIENCE AS A POLICE OFFICER. IN FAMILIAR WITH THE COMMON METHODS OF PACKAGING MARIJUANA AND THE ZIPLOCK BAG USED TO PACKAGE THE SUBSTANCE IN THIS CASE IS A COMMONLY USED METHOD OF PACKAGING SUCH SUBSTANCE.

BASED ON THE FOREGOING, IN INFORMANT'S OPINION, THE SUBSTANCE IN THIS CASE IS MARIJUANA.

FALSE STATEMENTS MADE IN THIS DOCUMENT ARE PUNISHABLE AS A CLASS A MISDEMEANOR PURSUANT TO SECTION 210.45 OF THE PENAL LAW.

5/28/15
DATE

PB Alexander
SIGNATURE

2015KN034160





NEW YORK CITY POLICE DEPARTMENT
POLICE LABORATORY
CONTROLLED SUBSTANCE ANALYSIS SECTION

LABORATORY REPORT

LABORATORY # 2015-045780
LABORATORY REPORT # 1
COMPLAINT # 2015-083-03121
VOUCHER # 3000519852

VOUCHERED BY: POF LYNETTE REYES Tax#: 946165 Command: 083
Precinct
PCT. OF VOUCHER: 083 Precinct
DEFENDANT(S): ABDUL PULLIUM AGE: 34

DATE SUBMITTED: 05/29/2015
DATE ASSIGNED: 06/01/2015
DATE PREPARED: 06/01/2015

Laboratory #: 2015-045780

TYPE OF ANALYSIS: CONTROLLED SUBSTANCE ANALYSIS



EVIDENCE PRESENT AS ITEMIZED ON VOUCHER:



YES



NO (SEE REMARKS)

RESULTS OF EXAMINATION/ANALYSIS

Item #	Qty.	Description	Results	Weight
1	1	Ziplock bag(s) cont. vegetative matter	Marihuana	3.163 g (aggregate wt.)

SUMMARY OF ANALYSIS

Substance Identified	Item #	Weight
Marihuana	1	3.163 g (aggregate wt.)

REMARKS

1/8 oz = 3.544 g	1/4 oz = 7.088 g	1 oz = 28.349 g	2 oz = 56.698 g	4 oz = 113.396 g	8 oz = 226.792 g	16 oz = 453.584 g = 1 lb	4535.84 g = 10 lbs
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TESTING METHODOLOGY

Unit/Item #	Item #	Methods Used
1	1	Color Test, Microscopic and Macroscopic Examination

THIS REPORT DOES NOT CONSTITUTE THE ENTIRE CASE FILE. THE CASE FILE MAY BE COMPRISED OF WORKSHEETS, IMAGES, ANALYTICAL DATA AND OTHER DOCUMENTS.
THE DEFINITIONS OF TERMS USED IN THIS REPORT CAN BE LOCATED AT THE NEW YORK STATE DIVISION OF CRIMINAL JUSTICE SERVICES WEBSITE:
[HTTP://WWW.CRIMINALJUSTICE.NY.GOV/FORENSICS/LABREPORTSTANDARDS.HTM](http://www.criminaljustice.ny.gov/forensics/labreportstandards.htm)

THE RESULTS ARE THE OPINIONS / INTERPRETATIONS / CONCLUSIONS OF THE UNDERSIGNED.
I HEREBY CERTIFY THAT I TESTED/EXAMINED/ANALYZED THE ABOVE DESCRIBED ITEM(S) AND THAT THIS REPORT IS AN ORIGINAL REPORT MADE BY ME. FALSE STATEMENTS MADE HEREIN ARE PUNISHABLE AS A CLASS "A" MISDEMEANOR PURSUANT TO SECTION 210.45 OF THE NEW YORK STATE PENAL LAW.

CRIM JB
RANB/TLS

Sharina Bryce
ANALYST NAME

Sharina Bryce
ANALYST SIGNATURE

359840
TAGS

06/01/2015
DATE PREPARED

06/02/2015
DATE ISSUED

Page 1 of 1

THE PEOPLE OF THE STATE OF NEW YORK

-against-

Abdul Rahman

Defendant.

DOCKET NO.

2015KNO34160

STATE OF NEW YORK)

COUNTY OF KINGS)

I, Sergeant Zayra Mocho, Sheriff ^{was of the 253 command.}, have read the accusatory instrument filed in this action. The facts in that instrument stated to be on information furnished by me are true to my personal knowledge.

FALSE STATEMENTS MADE IN THIS DOCUMENT
ARE PUNISHABLE AS A CLASS A MISDEMEANOR
PURSUANT TO SECTION 210.45 OF THE PENAL
LAW

Date

7/29/15

Signature

CC-75 (REV. 6/84)
Supporting Deposition

I. PLEASE TAKE NOTICE that pursuant to Criminal Procedure Law §240.30, the District Attorney hereby demands that within 20 days of the date of service of this demand the defendant disclose and make available to the District Attorney for inspection, photographing, copying and testing:

- (a) Any written report or document or portion thereof concerning a physical or mental examination, or scientific test, experiment, or comparisons, made by or at the request or direction of the defendant, if the defendant intends to introduce such report or document at trial, or if the defendant has filed a notice of intent to proffer psychiatric evidence and such report or document was made by a person, other than the defendant, whom the defendant intends to call as a witness at trial; and
- (b) Any photograph, drawing, tape or other electronic recording which the defendant intends to introduce at trial.

II. PLEASE TAKE NOTICE that, pursuant to Criminal Procedure Law §250.20, the District Attorney hereby demands that if the defendant intends to offer a trial defense that at the time of the commission of the crime charged the defendant was at some place or places other than the scene of the crime, and to call witnesses in support of such defense the defendant must, within eight days of service of the demand, serve upon the people, and file a copy thereof with the court, a "notice of alibi," reciting (a) the place or places where the defendant claims to have been at the time in question, and (b) the names, the residential addresses, the places of employment and the addresses thereof of every such alibi witness upon whom the defendant intends to rely.

III. PLEASE TAKE NOTICE that pursuant to CPL article 255, the defendant must make all pre-trial motions generally within forty-five days after arraignment and before commencement of trial. Upon expiration of the applicable period within which defendant must make pre-trial motions, the People will move the court to preclude any pre-trial motions made thereafter.

CRIMINAL COURT OF THE CITY OF NEW YORK
COUNTY OF KINGS

CERTIFICATE OF DISPOSITION
NUMBER: 566017

THE PEOPLE OF THE STATE OF NEW YORK
VS

PULLIUM, ABDUL
Defendant

[REDACTED]
Date of Birth

[REDACTED]
Address

[REDACTED]
NYSID Number

[REDACTED]
City State Zip

05/27/2015
Date of Arrest/Issue

Docket Number: 2015KN034160

Summons No:

221.10 221.05
Arraignment Charges

Case Disposition Information:

Date Court Action
11/17/2015 DISMISSED AND SEALED

Judge
CAMPANELLI, J

Part
AP3

SEALED

pursuant to Section 160.50 of the CPL

NO FEE CERTIFICATION

☐ GOVERNMENT AGENCY ☐ COUNSEL ASSIGNED

☐ NO RECORD OF ATTORNEY READILY AVAILABLE. DEFENDANT STATES COUNSEL WAS ASSIGNED
SOURCE ☐ ACCUSATORY INSTRUMENT ☐ DOCKET BOOK/CRIMS ☐ CRC3030[CRS963]

I HEREBY CERTIFY THAT THIS IS A TRUE EXCERPT OF THE RECORD ON FILE IN
THIS COURT.

DUDLEY, R
COURT OFFICIAL SIGNATURE AND SEAL

11/18/2015
DATE

FEE: NONE

(CAUTION: THIS DOCUMENT IS NOT OFFICIAL UNLESS EMBOSSED WITH THE COURT
SEAL OVER THE SIGNATURE OF THE COURT OFFICIAL.)